STATE OF SO	UTH CAROLIN	NA)					
		j j	BEFO	RE THE			
(Caption of Ca	se))) PUBLIC SERVICE COMMISSION				
IN RE:)) OF SOUTH CAROLINA				
Happy Rabbit, I	LP on Behalf of,)	COVE	CHEER			
Windridge Town	nhomes, Complain	ant,) COVER SHEET))) DOCKET				
v.)					
A1)) NUMBER: 2008 - 360 - S				
Alpine Utilities,	Inc., Respondent)			_	_	
)					
-)					
Submitted ben	D!.L. 17 330		ease type or print)				
Submitted by: Address:				SC Bar Number: 62895			
Address:	Austin & Roge		Telephone:	803-251-7442			
			Fax:	803-252-3679			
	Columbia, South Carolina 29201		Other:	803-256-4000			
NOTE: The cover s	heet and information	Page 1	Email: rlwhitt@a	ılrlaw.com		NAME OF THE OWNER OWNER OF THE OWNER OWNE	
as required by law	This form is require	contained herein neither replaces n d for use by the Public Service Com	or supplements the h	ing and service	or piea	dings or other papers	
be filled out comple	etely.	a for use by the rubble service Coll	illission of South Ca	rollna for the pur	pose o	of docketing and must	
	***************************************	DOCKETING INFOR	MATION (Cha	ale all that and			
Emergency R	elief demanded in	(NC-7) (N					
zmergene, re	ener demanded in	r petition Request for i	item to be placed t	on Commission	i s Ag	enda expeditiously	
Other: Routing	2						
INDUSTRY (Che	INDUSTRY (Check one)			ATURE OF ACTION (Check all that apply)			
☐ Electric		Affidavit of Publication	Letter			Request	
☐ Electric/Gas		Agreement	Memorandum			Request for Certifica	
☐ Electric/Telecommunications		Answer	☐ Motion			Request for Investigat	
☐ Electric/Water		Appellate Review	☐ Objection			Resale Agreement	
☐ Electric/Water/Telecom.		Application	Petition			Resale Amendment	
☐ Electric/Water/Sewer		Brief	Petition for Re	consideration		Reservation Letter	
Gas		Certification of Mailing	Petition for Ru			Response	
Railroad		Comments		Petition for Rule to Show Cause		Response to Discove	
⊠ Sewer		Complaint	Petition to Intervene			Return to Petition	
Telecommunications		Consent Order		vene Out of Time	П	Stipulation	
Transportation		Discovery	Return	vene out of Time			
Water		Exhibit	Promotion			Subpoena	
Water/Sewer		1 DANGERS SANGES	=			Tariff	
Administrative Matter		Expedited Consideration	Proposed Orde	T		Other:	
Other:		Interconnection Agreement	Protest				
Uner:		Interconnection Amendment	Publisher's Aff	īdavit			
		☐ Late-Filed Exhibit	Report				

INSTRUCTIONS

IT IS HEREIN REQUESTED:

- 1. That all information shall be provided to the undersigned in the format as requested.
- 2. That all responses to the below Interrogatories shall be labeled using the same numbers as used herein.
- 3. That if the requested information is found in other places or in other exhibits, reference not be made to those, but, instead, that the information be reproduced and placed in the responses to these Interrogatories in the appropriate sequence.
- 4. That any inquiries or communication relating to questions concerning clarifications of the data requested below be directed to the undersigned.
 - 5. That all exhibits be reduced to an 8 1/2" x 11" format.
 - 6. That each Interrogatory be reproduced at the beginning of the response thereto.
- 7. That Respondent provide the undersigned with responses to these Interrogatories as soon as possible but <u>not later than twenty (20) days from the date of service hereof.</u>
- 8. If the response to any Interrogatory is that the information requested is not currently available, state when the information requested will become available.
- 9. These Interrogatories shall be deemed continuing so as to require Respondent to supplement or amend their responses as any additional information becomes available up to and through the date of trial.
- 10. If a privilege not to answer an Interrogatory is claimed, identify each matter as to which the privilege is claimed, the nature of the privilege, and the legal and factual basis for each such claim.
- 11. If a refusal to answer an Interrogatory is based on the grounds that same would be unduly burdensome, identify the number and nature of documents needed to be searched, the location of the documents, and the number of hours and costs required to conduct the search.
- 12. Answer each Interrogatory on the basis of the entire knowledge of Respondent, including information in the possession of Respondent or its consultants, representatives, agents, experts, and attorneys, if any.
- 13. If any Interrogatory cannot be answered in full, answer to the extent possible and specify the reasons for Respondent's inability to answer.

DEFINITIONS

As used herein, the following terms shall have the meaning and be interpreted as set forth below:

- 1. "You" or "your" shall refer to Respondent, its successors, assigns, representatives, partners, agents, consultants, experts, and attorneys, if any.
- 2. Respondent shall refer to Alpine Utilities, Inc. and includes its business divisions, operating divisions, assigns, representatives, partners, agents, consultants, experts, and attorneys, if any.
- 3. The conjunctions "and" and "or" shall be interpreted in each and every instance as meaning "and/or" and shall in neither instance be interpreted disjunctively to exclude any document or information otherwise within the scope of any description or request made herein.
- 4. "Document" shall mean all originals of any nature whatsoever, identical copies and all non-identical copies thereof, pertaining to any medium upon which intelligence or information is recorded in your possession, custody or control, or other tangible objects regardless of where located; including, without limiting the generality of foregoing, punch cards, print-out sheets, movie film, slides, photographs, records, microfilm, notes, letters, memoranda, ledgers, worksheets, books, magazines, notebooks, diaries, calendars, appointment book registers, charts, cable, papers, agreements, contracts, purchase orders, acknowledgements, invoices, authorizations, budgets, analyses, projections, transcripts, minutes of meeting of any kind, correspondence, telegrams, drafts, data processing disks or tapes, or computer-produced interpretations thereof, instructions, announcements, schedules, and price list. In all cases where originals and/or non-identical copies are not available, "document" also means identical copies of original documents and copies of non-identical copies.
- 5. "Identify" or "identity" used with reference to an individual means to state his or her full name, present or last known address, present or last known position and business affiliation, and employer, title, and position at the same time in question.
- 6. "Identify" or "identity" used with reference to a writing means to state the date, author, type of document (e.g. letter, memorandum, telegram, chart, note, application, etc.) or other means of identification, and its present location or custodian. If any such document is no longer in Respondent's possession or subject to their control, state what disposition was made of it.
- 7. All references to the singular contained herein shall be deemed to include the appropriate plural number and all references to the plural shall be deemed to include the singular. All references to the masculine gender contained herein shall be deemed to include the appropriate feminine and neuter genders.

BEFORE

THE PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA

DOCKET NO. 2008-360-S

IN RE:))	
Happy Rabbit, LP on B	sehalf of,)	
Windridge Townhomes	s,))	COMPLAINTANT'S
	Ď)	FIRST SET OF
	Complainant,)	INTERROGATORIES
V.))	
)		
Alpine Utilities, Inc.,)		
	Respondent))	
)		

TO: Respondent Alpine Utilities, Inc., (hereinafter, "Respondent or Respondent Alpine").

Complainant, Happy Rabbit, LP on Behalf of Windridge Townhomes, (hereinafter, "Happy Rabbit), through counsel, hereby requires the above-named Respondent to answer under oath the Interrogatories hereinafter set forth, within twenty (20) days after the service thereof in accordance with 26 S.C. Code Ann. 103-833.B (Supp. 2008) and other applicable Commission rules and regulations. This set of interrogatories shall be deemed continuing, and if complete answers to any of them are not presently available, and the information becomes available before trial, supplemental answers are required at such time as this information becomes available to Respondent.

- 1. Give the names and addresses of persons known to you or counsel to be witnesses concerning the facts of this case and please indicate whether or not written or recorded statements have been taken from the witnesses and indicate who has possession of such statements.
- 2. For each person known to Alpine or counsel to be a witness concerning the facts of this case, set forth either a summary sufficient to inform Complainant of the important facts known to or observed by such witnesses, or provide a copy of any written and recorded statements taken from such witnesses.
- 3. Set forth a list of photographs, plats, sketches or other prepared documents in possession of Respondent Alpine's counsel that relates to Respondent Alpines defenses in this case.
- 4. List the names and addresses of any expert witnesses whom Respondent Alpine propose to use as witnesses in support of Respondent's defenses.
- 5. Specifically identify any documents in Alpine's possession that Alpine contends supports Respondent Alpine's defenses in this case.

Happy Rabbit's Interrogatories: Docket No. 2008-360-S February 4, 2009 Page 2 of 2

- 6. List the names and addresses of all other properties served by Alpine, consisting of a building, with more than one residential unit and less than four residential units, which Alpine requires the landlord to be responsible for the payment of utility services provided to the tenants of the premises?
- 7. List the names and addresses of all other properties served by Alpine, consisting of a building, with more than one residential unit and less than four residential units, where Alpine is in a utility relationship whereby the landlord is responsible for the payment of the utility services provided to the tenants of the premises?
- 8. List the names and addresses of every individual or entity in which Respondent Alpine is engaged in a formal adversarial relationship, arbitration, claimed violation of local, state, or federal law or regulation, litigation of any kind, in any forum, now or within the last three calendar years?

AUSTIN & ROGERS, PA

Richard L. Whitt
508 Hampton Street, Suite 300
Columbia, South Carolina 29201
(803) 251-7442

Attorney for Complainant

Columbia, South Carolina

RLW/jjy February 4, 2009

BEFORE THE PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA

DOCKET NO. 2008-360-S

IN RE:)	
	Happy Rabbit, LP on I Windridge Townhome	. ,	CERTIFICATE OF SERVICE
	v.	Complainant,)	
	Alpine Utilities, Inc.,	() Respondent ()	
	I, Le'Nore Sims,	an employee of Au	stin & Rogers, P.A., certify that I provided a
	copy of Happy Rabbit's	First Set of Interrog	gatories in the above referenced matter as
	indicated below, via Har	nd Delivery as addr	essed below, or e-mail on February 4, 2009.
		•	amin P. Mustian
			S.C., 29201
			d Delivery
			dwards, Esquire e-mail
			Austin & Rogers P A

____/s/ Le'nore Sims

Columbia, South Carolina February 4, 2009